MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

QaShontae Hosomla Short  (Write the full name of each plaintiff who is filing this complaint.	Case: 2:25-cv-10998 Judge: Lawson, David M. MJ: Patti, Anthony P. Filed: 04-07-2025 CMP SHORT V. SULLIVAN ET AL (tt)		
If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial:	Yes No (check one)	
v.			
Michael Sullivan and all occupants; Kristin Robinson; Elio Oswasei; Carlene Zora; Glen Griffin, Sr.; Antonio Williams, Billy Wright			
(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)			

Complaint for a Civil Case

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# I. The Parties to This Complaint

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	QaShontae Hosomla Short
Street Address	5313 Territorial rd., Unit 103
City and County	Grand Blanc twp Genesee
State and Zip Code	Michigan 48439
Telephone Number	(425) 292-8145
E-mail Address	courtcases79@gmail.com

#### B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

#### Defendant No. 1

Name	Michael Sullivan and all occupants
Job or Title (if known)	Unknown
Street Address	5313 Territorial rd., Unit 207
City and County	Grand Blanc twp Genesee
State and Zip Code	Michigan 48439
Telephone Number	Unknown
E-mail Address	Unknown
(if known)	

## Defendant No. 2

Name	Kristin Robinson
Job or Title (if known)	Unknown
Street Address	5313 Territorial rd., Unit 206
City and County	Grand Blanc twp Genesee
State and Zip Code	Michigan 48439
Telephone Number	Unknown
E-mail Address (if known)	Unknown

## MIED ProSe 1 (Rev 5/16) Complaint for a Civil Case Defendant No. 3 Name Elio Oswasei Job or Title Unknown (if known) Street Address 5313 Territorial rd., Unit 205 City and County Grand Blanc twp Genesee State and Zip Code Michigan 48439 Telephone Number Unknown E-mail Address Unknown (if known) Defendant No. 4 Name Glen Griffin, Sr. Job or Title Housing (if known) Street Address 3007 Clement street City and County Flint Genesee State and Zip Code Michigan 48504 Telephone Number (810) 610-9593 E-mail Address Unknown (if known) II. **Basis for Jurisdiction** Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 133Î, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff. What is the basis for federal court jurisdiction? (check all that apply) Diversity of citizenship ✓ Federal question Fill out the paragraphs in this section that apply to this case.

#### A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.
42 USC 12203; 18 USC 1956; 18 USC 1519; 18 USC 1365; 18 USC (d)(1); 18 USC 2118; 18 USC 2112

## B. If the Basis for Jurisdiction Is Diversity of Citizenship

1.	. The Plaintiff(s)		
	a.	If the plaintiff is an individual The plaintiff, (name) QaShontae Hosomla Short is a citizen of the State of (name) Michigan	
	b.	If the plaintiff is a corporation  The plaintiff, (name), is incorporated under the laws of the State of (name)	
		, and has its principal place of business in the State of (name)	
	(If mo provi	ore than one plaintiff is named in the complaint, attach an additional page ding the same information for each additional plaintiff.)	
2.	The I	Defendant(s)	
	a.	If the defendant is an individual  The defendant, (name) Antonio Williams, is a citizen of the  State of (name) North Carolina or Maryland. Or is a citizen of (foreign nation)	
	b.	If the defendant is a corporation  The defendant, (name), is incorporated under the laws of the State of (name), and has its principal place of business in the State of (name) Or is incorporated under the laws of (foreign nation), and has its principal place of business in (name)	

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

## 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

\$100,000.00; I moved into my apartment on February 3, 2025 and My car was parked and starting perfectly fine. I went upstairs to unload the items from my car came back downstairs and my truck had been damaged/vandalized and my car was "dead" it would not start back up, then my cell phone stopped working and wouldn't allow me to dial out. I called the police over 12 times in the first

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

1.) I moved into Green Pine Acres apartments back in December of 2020. Then I was having similar issues of harassment and someone breaking and entering into my apartment but no signs of forced entry. At that time, I dated a guy named Billy Wright who I have since filed restraining orders and lawsuits against. Oddly, the exact same incidents are occurring at Territorial rd., my current residence. 2.) In Burton, I lived next door to a "Robinson" who lived with is child's mother. At the time there was a video circulating where a "Robinson" killed his girlfriend on Facebook live. I went to Saginaw to speak with unemployment about why my claim hadn't been paid since 2020 and I had problems with a "Robinson" there in Saginaw at the unemployment agency and I still have not received my unemployment payments. 3.) I have been having many issues at my apartment as far as vandalism and breaking and entering and again, there is a "ROBINSON' in the vicinity. This appears to be at least the 3rd time a " ROBINSON' has been in the vicinity where I am having problems and it appears to be violent in nature as well as harassment. 4.) I was living with Mr, Griffin in 2023-2024, off and on and the first part of January I kept seeing news paper articles about a "Griffin" killing or assaulting his live in girlfriend named "Shontae" and Mr. Griffin and I have had our disputes. I attempted to print the article which was sent to Mr. Griffin but it appears that many messages that have been sent to Mr. Griffin has been deleted from my phone mysteriously. 5.) I have consistently complained of food tampering and moved to North Carolina where Mr. Antonio appears to be a certified nutritionist who would be well versed in the arena of tampering with food or altering food additives for weight loss. Mr. Griffin, Ms. Robinson and Mr. Wright all appear to have an issue or have had an issue with weight management. 6.) Mr. Oswasei parks next to me in the garage and has a big, black dog that has charged at me once so I refuse to open the door for him and I believe he tampered my remote, garage door that is connected to my security cameras on March 19, 2025. 7.) All of these problems appear to be stemming from some sort of retaliation because I call the police or exercise my rights of FREEDOM OF SPEECH. 5.) My luggage was stolen in Delware and I was left in Delware by Grethpund and Glen Griffin, Sr. left me at

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages. 1.) I asks that the courts make all defendants pay their fair share of damages placed upon Ms. Short, QaShontae. The law states I have a FREEDOM SPEECH and if I say something about anyone or anything and my neighbor over hears it and it was about them retaliation can cause them to have to pay damages. 2.) Carlene Zora appears to be from Rochester Hills where I used to live and had issues with hair products and a hair stylist wanted to do my hair but I refused to let them and when I first moved here I kept getting calls from a hair school asking me repeatedly if I was interested even after I declined and refused many times. 3.) The management company appeared to have misuesed my credit report information by having my cellphone company demand full payment and my security company to take full payment even after I had arrangements with my cell phone and security alarm company. It appears that someone from the management company may be having sexual relations with my ex Glen Griffin, Sr. and she or he is maliciously attacking me and scapegoating. My apartment and the house I lived in in Huntersville, North Carolina appears to be owned by the same last name of " STONE". 4.) Since I have lived at Territorial rd. a singer named ANGIE STONE has died in a fatal car accident and I sing loudly in my apartment regularly.

#### V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

#### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: Monday A	pril 7th , 20 <u>25</u> .	
Signature of Plaintiff		
Printed Name of Plaintiff	QaShontae Hosomla Short	

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## **Additional Information:**

1.)

https://www.kbzk.com/cnn-regional/2019/01/25/man-pleads-guilty-to-murder-live-streamed-on-social-media/ 2.)

https://www.pbs.org/newshour/arts/grammy-nominated-rb-singer-angie-stone-dies-in-car-crash-at-age-6 3 3.) https://www.lawrenceemoonfuneralhome.com/obituaries/glenn-moore-22/#!/TributeWall 4.) https://flushingview.mihomepaper.com/articles/mother-son-convicted-in-2022-fatal-shooting-at-flint-tw p-restaurant/

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JS 44 (Rev. 10/20)

# **CIVIL COVER SHEET**

County in which action arose:	
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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

L. (a) PLAINTIFFS

DEFENDANTS

QaShontae Hosomla Short			Michael Sullivan; K Antonio Williams; B		Carlene Zora; Glen Griffin, Sr.;	
(b) County of Residence of First Listed Plaintiff Genesee (EXCEPT IN U.S. PLAINTIFF CASES)			NOTE: IN LAND CO	County of Residence of First Listed Defendant  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
QaShontae Hosomla Short (425)	Address and Telephone Number ) 292-8145	er)	Attorneys (If Known) N/A			
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	I. CITIZENSHIP OF P (For Diversity Cases Only)		(Place an "X" in One Box for Plaintiff and One Box for Defendant)	
U.S. Government Plaintiff	3 Federal Question (U.S. Government	Not a Party)	Citizen of This State	TF DEF  1 Incorporated or Pr of Business In T		
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citizen of Another State	2 Incorporated and I of Business In A		
			Citizen or Subject of a Foreign Country	3 G 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT		nly) DRTS	FORFEITURE/PENALTY	Click here for: Nature of S BANKRUPTCY	Suit Code Descriptions. OTHER STATUTES	
110 Insurance   120 Marine   130 Miller Act   140 Negotiable Instrument   150 Recovery of Overpayment & Enforcement of Judgment   151 Medicare Act   152 Recovery of Defaulted Student Loans (Excludes Veterans)   153 Recovery of Overpayment of Veteran's Benefits   160 Stockholders' Suits   190 Other Contract   195 Contract Product Liability   196 Franchise   REAL PROPERTY   210 Land Condemnation   220 Foreclosure   230 Rent Lease & Ejectment   240 Torts to Land   245 Tort Product Liability   290 All Other Real Property	PERSONAL INJURY  310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 750 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY  365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General	☐ 625 Drug Related Seizure of Property 21 USC 881 ☐ 690 Other	422 Appeal 28 USC 158     423 Withdrawal 28 USC 157     PROPERTY RIGHTS     820 Copyrights     830 Patent     835 Patent - Abbreviated New Drug Application     840 Trademark     880 Defend Trade Secrets Act of 2016     SOCIAL SECURITY     861 HIA (1395ff)     862 Black Lung (923)     863 BIWC/DIWW (405(g))     864 SSID Title XVI     865 RSI (405(g))     FEDERAL TAX SUITS     870 Taxes (U.S. Plaintiff or Defendant)     871 IRS—Third Party 26 USC 7609	375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes	
		Remanded from Appellate Court	Reinstated or 5 Transfe Reopened Anothe (specify	er District Litigation	ict 8 Multidistrict - Litigation - Direct File	
VI. CAUSE OF ACTIO	DN 18 USC 1363; 15 USC Brief description of ca	C 1681	iling (Do not cite jurisdictional statements) malicious use of FCRA and per	•	reaking and entering	
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND \$ 100,000.00		if demanded in complaint:	
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE Honorable I	Berle M. Schiller	DOCKET NUMBER _2-	-14-cv-07368	
DATE October 15, 2020		SIGNATURE OF ATTOR	RNEY OF RECORD			
FOR OFFICE USE ONLY						
RECEIPT# AN	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE	

# PURSUANT TO LOCAL RULE 83.11

1.	Is this a case that has been previously dismissed?	Yes
If yes, give	e the following information:	■ No
Court: N/A	4	
Case No.:	N/A	
Judge: N/	A	
2.	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in it appears substantially similar evidence will be offered or the sor related parties are present and the cases arise out of the san transaction or occurrence.)	which No ame No
If yes, give	e the following information:	
Court: Mo	unt Morris	
Case No.:	2023-C23G1759-LT	
Judge: <u>Ha</u>	ıley, Vikki Bayeh	
Notes :		